Practitioner's Docket No.

915-001.035

**CHAPTER II** 

Preliminary Classification:

Proposed Class:

Subclass:

NOTE: "All applicants are requested to include a preliminary classification on newly filed patent applications. The preliminary classification, preferably class and subclass designations, should be identified in the upper right-hand corner of the letter of transmittal accompanying the application papers, for example 'Proposed Class 2, subclass 129.' "M.P.E.P., § 601, 7th ed.

## TRANSMITTAL LETTER TO THE UNITED STATES ELECTED OFFICE (EO/US) (ENTRY INTO U.S. NATIONAL PHASE UNDER CHAPTER II)

		· ·
INTERNATIONAL APPLICATION NO.	INTERNATIONAL FILING DATE	PRIORITY DATE CLAIMED
PCT/FI03/00033	January 17, 2003	January 18, 2002
TITLE OF INVENTION		
Method and Apparatus fo	or Integrating a Wide Keyb	oard in a Small Device
APPLICANT(S)		
Jyrki VALIKANGAS		
Box PCT Commissioner for Patents Washington D.C. 20231 ATTENTION: EO/US		
(Expre	5 MAILING UNDER 37 C.F.R. § 1.10 ess Mail label number is mandatory.) spress Mail certification is optional.)	)*
Postal Service on this dateJuly	rith any document referred to, is being de 19, 2004 , in an envelope as "Express Mail Post Office to Addressee	ddressed to the Commissioner
	Annemarie Maher	
	(type or print name of person	on mailing paper)
	anen Ma	Le
	Signature of person certif	ying
	class) or facsimile transmission procedur nailing or transmission for this correspond	
WARNING: Each paper or fee filed by	"Express Mail" must have the number of t	he "Express Mail" mailing label

placed thereon prior to mailing. 37 C.F.R. 1.10(b).

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"Since the filing of correspondence under § 1.10 without the Express Mail mailing label thereon is an oversight that can be avoided by the exercise of reasonable care, requests for waiver of this requirement will not be granted on petition." Notice of Oct. 24, 1996, 60 Fed. Reg. 56,439, at 56,442.

- NOTE: To avoid abandonment of the application, the applicant shall furnish to the USPTO, not later than the expiration of 30 months from the priority date: (1) a copy of the international application, unless it has been previously communicated by the International Bureau or unless it was originally filed in the USPTO; and (2) the basic national fee (see 37 C.F.R. § 1.492(a)). The 30-month time limit may not be extended. 37 C.F.R. § 1.495(a) and (b).
- WARNING: Where the items are those which can be submitted to complete the entry of the international application into the national phase are subsequent to 30 months from the priority date the application is still considered to be in the international state and if mailing procedures are utilized to obtain a date the express mail procedure of 37 C.F.R. § 1.10 must be used (since international application papers are not covered by an ordinary certificate of mailing—See 37 C.F.R. § 1.8.
- NOTE: Documents and fees must be clearly identified as a submission to enter the national state under 35 U.S.C. § 371 otherwise the submission will be considered as being made under 35 U.S.C. § 111. 37 C.F.R. § 1.494(g).
- I. Applicant herewith submits to the United States Elected Office (EO/US) the following items under 35 U.S.C. § 371:
  - a. This express request to immediately begin national examination procedures (35 U.S.C. § 371(f)).
  - b. The U.S. National Fee (35 U.S.C. § 371(c)(1)) and other fees (37 C.F.R. § 1.492) as indicated below:

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## 2. Fees

CLAIMS FEE	(1) FOR	(2) NUMBER FILED	(4) RATE	(5) CALCULA- TIONS			
<b>_</b>	TOTAL CLAIMS						
		28 <b>- 20</b> =	8	× \$18.00=	\$ 144.00		
	INDEPENDENT CLAIMS	2 -3=	0	× \$84.00=			
·	MULTIPLE DEP	ENDENT CLAIM(S) (if	applicable)	+ \$280.00			
BASIC FEE*							
			Total of abov	ve Calculations	1,080.00 = 1,224.00		
SMALL ENTITY	Reduction by ½ must be made. (	_					
				Subtotal	1,224.00		
			Tota	al National Fee	<b>\$</b> 1,224.00		
	Fee for recording						
		(See Item 13 below).		SSIGNMENT	40.00		

	DURSE TALLET , 19 JUL
*See atta	ached Preliminary Amendment Reducing the Number of Claims.
	Attached is a Picheck money order in the amount of \$ 1,264.00
	Authorization is hereby made to charge the amount of $\frac{\text{deficiencies ONLY}}{\text{Deposit Account No.}}$
	to Credit card as shown on the attached credit card information authorization form PTO-2038.
WARNING:	: Credit card information should not be included on this form as it may become public.
	Charge any additional fees required by this paper or credit any overpayment in the manner authorized above.
A di	uplicate of this paper is attached.
"WARNING	G: "To avoid abandonment of the application the applicant shall furnish to the United States Patent and Trademark Office not later than the expiration of 30 months from the priority date: " * " (2) the basic national fee (see § 1.492(a)). The 30-month time limit may not be extended." 37 C.F.R. § 1.495(b).
WARNING:	If the translation of the international application and/or the oath or declaration have not been submitted by the applicant within thirty (30) months from the priority date, such requirements may be met within a time period set by the Office. 37 C.F.R. § 1.495(b)(2). The payment of the surcharge set forth in § 1.492(e) is required as a condition for accepting the oath or declaration later than thirty (30) months after the priority date. The payment of the processing fee set forth in § 1.492(f) is required for acceptance of an English translation later than thirty (30) months after the priority date. Failure to comply with these requirements will result in abandonment of the application. The provisions of § 1.136 apply to the period which is set. Notice of Jan. 3, 1993, 1147 O.G. 29 to 40.
☐ Asse	ertion of Small Entity Status
□ Арр	licant hereby asserts status as a small entity under 37 C.F.R. § 1.27.
de	C.F.R. § 1.27(c) deals with the assertion of small entity status, whether by a written specific claration thereof or by payment as a small entity of the basic filing fee or the fee for the entry into a national phase as states:
t 1	"(c) Assertion of small entity status. Any party (person, small business concern or nonprofit organization) should make a determination, pursuant to paragraph (f) of this section, of entitlement to be accorded small entity status based on the definitions set forth in paragraph (a) of this section, and must, in order to establish small entity status for the purpose of paying small entity fees, actually make an assertion of entitlement to small entity status, in the manner set forth in paragraphs (c)(1) or (c)(3) of this section, in the application or patent in which such small entity fees are to be paid.
	(1) Assertion by writing. Small entity status may be established by a written assertion of entitlement to small entity status. A written assertion must:
	(i) Be clearly identifiable;
	(ii) Be signed (see paragraph (c)(2) of this section); and
	(iii) Convey the concept of entitlement to small entity status, such as by stating that applicant is a small entity, or that small entity status is entitled to be asserted for the application or patent. While no specific words or wording are required to assert small entity status, the intent to assert small entity status must be clearly indicated in order to comply with the assertion requirement.

(2) Parties who can sign and file the written assertion. The written assertion can be signed by:

(i) One of the parties identified in §§ 1.33(b) (e.g., an attorney or agent registered with the Office), §§ 3.73(b) of this chapter notwithstanding, who can also file the written assertion;

- (ii) At least one of the individuals identified as an inventor (even though a §§ 1.63 executed oath or declaration has not been submitted), notwithstanding §§ 1.33(b)(4), who can also file the written assertion pursuant to the exception under §§ 1.33(b) of this part; or
- (iii) An assignee of an undivided part interest, notwithstanding §§ 1.33(b)(3) and 3.73(b) of this chapter, but the partial assignee cannot file the assertion without resort to a party identified under §§ 1.33(b) of this part.

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(3) Assertion by payment of the small entity basic filing or basic national fee. The payment, by any party, of the exact amount of one of the small entity basic filing fees set forth in §§ 1.16(a), (f), (g), (h), or (k), or one of the small entity basic national fees set forth in §§ 1.492(a)(1), (a)(2), (a)(3), (a)(4), or (a)(5), will be treated as a written assertion of entitlement to small entity status even if the type of basic filing or basic national fee is inadvertently selected in error.

- (i) If the Office accords small entity status based on payment of a small entity basic filing or basic national fee under paragraph (c)(3) of this section that is not applicable to that application, any balance of the small entity fee that is applicable to that application will be due along with the appropriate surcharge set forth in §§ 1.16(e), or §§ 1.16(f).
- (ii) The payment of any small entity fee other than those set forth in paragraph (c)(3) of this section (whether in the exact fee amount or not) will not be treated as a written assertion of entitlement to small entity status and will not be sufficient to establish small entity status in an application or a patent."
- 3. A copy of the International application as filed (35 U.S.C. § 371(c)(2)):

NOTE: Section 1.495(b) requires that the basic national fee and a copy of the international application must be filed with the Office before the expiration of 30 months from the priority date to avoid abandonment. "The International Bureau normally provides the copy of the international application to the Office in accordance with PCT Article 20. At the same time, the International Bureau notifies applicant of the communication to the Office. In accordance with PCT Rule 47.1, that notice shall be accepted by all designated offices as conclusive evidence that the communication has duly taken place. Thus, if the applicant desires to enter the national stage, the applicant normally need only check to be sure the notice from the International Bureau has been received and then pay the basic national fee by 30 months from the priority date." Notice of Jan. 7, 1993, 1147 O.G. 29 to 40, at 35-36. See item 14c below.

		a.	V	is transmitted herewith.
		b.		is not required, as the application was filed with the United States Receiving Office.
		C.	V	has been transmitted
			i.	by the International Bureau.
				Date of mailing of the application (from form PCT/1B/308):  July 24, 2003
				□ by applicant on (Date)
•	V	A ti	ransl U.S	ation of the International application into the English language .C. § 371(c)(2)):
		a.		is transmitted herewith.
		b.	U	is not required as the application was filed in English.
		C.		was previously transmitted by applicant on (Date)
		d.		will follow.

NOTE: 37 C.F.R. § 1.495(c): "If applicant complies with paragraph (b) of this section before expiration of thirty months from the priority date but omits . . . a translation of the international application, as filed, into the English language, if it was originally filed in another language (35 U.S.C. 371(c)(2)) . . . applicant will be so notified and given a period of time within which to file the translation . . . in order to prevent abandonment of the application. The payment of the processing fee set forth in § 1.492(f) is required for acceptance of an English translation later than the expiration of thirty months after the priority date . . . . A 'Sequence Listing' need not be translated if the 'Sequence Listing' complies with PCT Rule 12.1(d) and the description complies with PCT Rule 5.2(b)."

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5. Material Amendments to the claims of the International application under PCT Article 19 (35 U.S.C. § 371(c)(3)):

NOTE: The Notice of January 7, 1993 points out that 37 C.F.R. § 1.495(d) requires that PCT Article 19 amendments must be submitted by 30 months from the priority date and this deadline may not be extended. The Notice further advises that: "The failure to do so will not result in loss of the subject matter of the PCT Article 19 amendments. Applicant may submit that subject matter in a preliminary amendment filed under section 1.121. In many cases, filing an amendment under section 1.121 is preferable since grammatical or idiomatic errors may be corrected." 1147 O.G. 29-40, at 36.

NOTE: 37 C.F.R. § 1.495(d): "A copy of any amendments to the claims made under PCT Article 19, and a translation of those amendments into English, if they were made in another language, must be furnished not later than the expiration of thirty months from the priority date. Amendments under PCT Article 19 which are not received by the expiration of thirty months from the priority date will be considered to be canceled."

		a.		are tr	ansmitted herewith.
		b.		have	been transmitted
			i.		by the International Bureau.
				(	Date of mailing of the amendment (from form PCT/1B/308):
				_	
			ii.		by applicant on (Date)
		c.	V	have	not been transmitted as
			i.		applicant chose not to make amendments under PCT Article 19. Date of mailing of Search Report (from form PCT/ISA/210.):  April 17, 2003
			ii.	e r	he time limit for the submission of amendments has not yet expired. The amendments or a statement that amendments have not been made will be transmitted before the expiration of the time limit under PCT Rule 46.1.
6.					of the amendments to the claims under PCT Article 19 371(c)(3)):
		a.		is trai	nsmitted herewith.
		b.		is not	required as the amendments were made in the English language.
		C.		has n	ot been transmitted for reasons indicated at point 5(c) above.
7.	Ø	Ac	юру	of the	international examination report (PCT/IPEA/409)
				is trai	nsmitted herewith.
					t required as the application was filed with the United States ving Office.
3.		Anr	nex(e	s) to t	he international preliminary examination report
		a.		is/are	transmitted herewith.
		b.			not required as the application was filed with the United States ving Office.

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9.	J	A t	rans	latior	n of the annexes to the international preliminary examination repor
NOTE:	re th by to	port e exp the para	(if app piration expira graph	olicab n of th ation o n (c) o	e) "A translation into English of any annexes to an international preliminary examination le), if the annexes were made in another language, must be furnished not later that irity months from the priority date. Translations of the annexes which are not received f thirty months from the priority date may be submitted within any period set pursuan f this section accompanied by the processing fee set forth in § 1.492(f). Annexes fo are not timely received will be considered canceled."
		a.		is tı	ransmitted herewith.
		b.		is n	ot required as the annexes are in the English language.
10. E	3			or o	declaration of the inventor (35 U.S.C. § 371(c)(4)) complying with 115
		a.		was	previously submitted by applicant on (Date,
		b.		is s	ubmitted herewith, and such oath or declaration
			i.		is attached to the application.
			ii.		identifies the application and any amendments under PCT Article 19 that were transmitted as stated in points 3(b) or 3(c) and 5(b); and states that they were reviewed by the inventor as required by 37 C.F.R. § 1.70.
		_		iII	follow

c. 🗹 will follow.

NOTE: 37 C.F.R. § 1.495(c): "If applicant complies with paragraph (b) of this section before expiration of thirty months from the priority date but omits . . . the oath or declaration of the inventor (35 U.S.C. 371(c)(4) and § 1.497), if a declaration of inventorship in compliance with § 1.497 has not been previously submitted in the international application under PCT Rule 4.17(iv) within the time limits provided for in PCT Rule 26ter.1, applicant will be so notified and given a period of time within which to file the . . . oath or declaration in order to prevent abandonment of the application. . . . The payment of the surcharge set forth in § 1.492(e) is required for acceptance of the oath or declaration of the inventor later than the expiration of thirty months after the priority date."

## II. Other document(s) or information included:

11. Mainternational Search Report (PCT/ISA/210) or Declaration under PCT Article 17(2)(a):

WARNING: M.P.E.P., § 1893.03(g), 8th Edition: Information Disclosure Statement in a National Stage Application

"When an international application is filed under the Patent Cooperation Treaty (PCT), prior art documents may be cited by the examiner in the international search report and/or the international preliminary examination report. When a national stage application is filed under 35 U.S.C. 371, or a national application is filed under 35 U.S.C. 111 claiming benefit of the filing date of the international application, it is often desirable to have the examiner consider the documents cited in the international application when examining the national application.

"As a result of an agreement among the European Patent Office (EPO), Japanese Patent Office (JPO), and the United States Patent and Trademark Office (USPTO), copies of documents cited in the international search report issued by any one of these International Searching Authority Offices generally are being sent to the other Offices when designated in the international application. Accordingly, in many national stage applications where the international search was conducted by the EPO, JPO, or USPTO, copies of the documents cited in the international search report are made available to the examiner in the national stage application.

"When all the requirements for a national stage application have been completed, applicant is notified (Form PCT/DO/EO/903) of the acceptance of the application under 35 U.S.C. 371, including an iternized list of the items received. The itemized list includes an indication of whether a copy of the international search report and copies of the references cited therein are present in the national stage file. The examiner will consider the documents cited in the international search report, without any further action by applicant under 37 CFR 1.97 and 1.98, when both the international search report and copies of the documents are indicated to be present in the national stage file. The examiner will note the consideration in the first Office action. There is no requirement that the examiners list the documents on a PTO-892 form. See form paragraphs 6.53, 6.54, and 6.55 (reproduced in MPEP § 609). Otherwise, applicant must follow the procedure set forth in 37 CFR 1.97 and 1.98 in order to ensure that the examiner considers the documents cited in the international search report.

"This practice applies only to documents cited in the international search report relative to a national stage application filed under 35 U.S.C. 371. It does not apply to documents cited in an international preliminary examination report that are not cited in the search report. It does not apply to applications filed under 35 U.S.C. 111(a) claiming the benefit of an international application filing date."

	a.	P	is transmitted herewith.
	b.		has been transmitted by the International Bureau.
			Date of mailing (from form PCT/IB/308):
	c.		is not required, as the application was searched by the United States International Searching Authority.
	d.		will be transmitted promptly upon request.
	e.		has been submitted by applicant on (Date)
12. 🗓	a∕ An	Info	rmation Disclosure Statement under 37 C.F.R. §§ 1.97 and 1.98:
VOTE:	37 C.F	F.R. §	1.97
			formation disclosure statement shall be considered by the Office if filed by the applicant ne of the following time periods:
		-	nin three months of the date of entry of the national stage as set forth in § 1.491 in an anal application.
	a.	<b>1</b>	is transmitted herewith.
A	Also tra	ansm	itted herewith is/are:
			Form PTO-1449 (PTO/SB/08A and 08B).
			Copies of citations listed.
	b.		will be transmitted within THREE MONTHS of the date of submission of requirements under 35 U.S.C. § 371(c).
	c.		was previously submitted by applicant on (Date)
13. 🖸	<b>∂</b> An	assi	gnment document is transmitted herewith for recording.
			ate   "COVER SHEET FOR ASSIGNMENT (DOCUMENT) ACCOMPANEW PATENT APPLICATION" or  FORM PTO 1595 is also attached.

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	a.						ny claimed i		rity d	ate.			
	b.			r 30 mont			,	•	,				
16. 🗆	Cer	tain	requi	irements :	under 35	5115	S.C. § 371 v	were	e prev	vioush	/ suhi	mitted	by the
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re	easona	ble tir	ne, no	or will the pa	ayer be no	tified	not be returned of such amoun dit to a deposit	nts; a	mount	s <i>over</i>	twenty	five do	
		_					ed above, the			-			
9	37 (	C.F.F	₹. §	1.492(a)(1	), (2), (3)	), and	d (4) (filing t	fees	s)				
	: Be	cause	failure	e to pay the	national fe	e with	in 30 months w , it would be t	vitho	ut exte				

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37 C.F.R. § 1.492(b), (c) and (d) (presentation of extra claims)

	•		DIN Roo'd POT/PTO 1 9 JUL
NOTE:	must only be set for respo	e paid or these claims car onse by the PTO in any n ize the PTO to charge add	multiple dependent claims not paid on filing or on later presentation ancelled by amendment prior to the expiration of the time period notice of fee deficiency (37 C.F.R. § 1.492(d)), it might be best ditional claim fees, except possible when dealing with amendments
		37 C.F.R. § 1.17 (a	(application processing fees)
		37 C.F.R. § 1.17(a)	a)(1)-(5) (extension fees pursuant to § 1.136(a).
		37 C.F.R. § 1.18 (is pursuant to 37 C.F.	ssue fee at or before mailing of Notice of Allowance, F.R. § 1.311(b))
NOTE:	may be filed in general author to the mailing fee and will atthet issue fee current PTOL abandoned in to pay the issue fee training reply to a	in an individual application orizations to pay fees and g of a notice of allowance not be given effect to act, should submit a new auterable form. Where no reproduithstanding the presensue fee that were submitt ay the issue fee but an individual form (currently PT anotice of allowance, an extension of the notice of allowance) at issue fee. § 1.311(b). See 1603-54683, at 54646 and	
NOTE:	be filed in the of 37 C.F.R.	e application prior to p § 1.28(b): (a) notification o	tion of any change in loss of entitlement to small entity status must paying, or at the time of paying issue fee." From the wording of change of status must be made even if the fee is paid as "other cation is required if the change is to another small entity.
		and/or filing an Eng	e(e) and (f) (surcharge fees for filing the declaration glish translation of an International Application later fter the priority date).
			SIGNATURE OF PRACTITIONER
Reg. No.:	27,550	)	Alfred A. Fressola
el. No.:	( 203) 26	51-1234	(type or print name of practitioner)
	, , , , , , ,		e, Fressola, Van Der Sluys & Adolphson LLP
			· · · · · · · · · · · · · · · · · · ·

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Monroe, CT 06468

P.O. Address

004955

Customer No.: